Public Law 95-498 95th Congress

An Act

Oct. 21, 1978 [S. 2588]

To declare that the United States holds in trust for the Pueblo of Santa Ana certain public domain lands.

Indians. Pueblo of Santa Ana, N. Mex. Lands in trust. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all right, title, and interest of the United States in the following lands situated within Sandoval County in the State of New Mexico are hereby declared to be held by the United States in trust for the benefit and use of the Pueblo of Santa Ana:

NEW MEXICO PRINCIPAL MERIDIAN

Township 13 North, Range 3 East

Section 1:

Lots 1, 8, 9, 10,

South half north half,

South half,

Section 3:

Lots 9, 10, 11, 12,

South half north half,

South half,

Section 4:

Lots 9, 10, 11, 12,

South half north half,

South half,

Section 5: All of that portion lying east of the west boundary of the right-of-way of New Mexico Highway 44,

Section 9:

East half west half,

East half,

Section 10: All.

Section 11: All,

Section 12: All,

Section 13: All,

Section 14: All,

Section 15: North half northwest quarter, southeast quarter northwest quarter, north half northwest quarter southwest quarter northwest quarter, southeast quarter northwest quarter southwest quarter northwest quarter northwest quarter southeast quarter southwest quarter northwest quarter southeast quarter southwest quarter northwest quarter, northeast quarter southeast quarter southwest quarter northwest quarter northeast quarter southwest quarter northwest quarter northeast quarter southwest quarter, north half northeast quarter northeast quarter southwest quarter, north half southwest quarter northeast quarter northeast quarter southwest quarter southwest quarter, southeast quarter southeast quarter, north half northwest quarter southeast quarter, northeast quarter southeast quarter southeast quarter southeast quarter southeast quarter southeast quarter southwest quarter southeast quarter, northeast quarter southwest quarter southwest quarter northwest quarter northwest quarter northwest quarter southeast quarter southwest quarter southwest quarter northwest quarter northwest quarter northwest quarter southeast quarter southwest quarter southwest quarter northwest quarter northwest quarter northwest quarter northwest quarter southeast quarter northwest quarter southwest quarter northwest quarter southwest quarter northwest quarter southwest quarter northwest quarter southwest quarter northwest quarter northwe

southwest quarter northwest quarter southeast quarter, northeast quarter southeast quarter southeast quarter southeast quarter southeast quarter, north half northwest quarter southeast quarter southeast quarter, southeast quarter northwest quarter southeast quarter, north half southwest quarter northwest quarter southeast quarter southeast quarter, north half northeast quarter southeast quarter southeast quarter southeast quarter, north half southeast quarter southeast quarter southeast quarter, north half southeast quarter southeast quarter southeast quarter southeast quarter.

southeast quarter; excluding existing rights-of-way,

Section 23: Northeast quarter northwest quarter northwest quarter, northeast quarter northwest quarter northwest quarter northwest quarter, north half northwest quarter northwest quarter northwest quarter northwest quarter, north half northeast quarter southeast quarter northwest quarter northwest quarter, north half northeast quarter northwest quarter, southeast quarter northeast quarter northwest quarter, north half southwest quarter northeast quarter northwest quarter, southeast quarter southwest quarter northeast quarter northwest quarter, northeast quarter northeast quarter southeast quarter northwest quarter, north half northwest quarter northeast quarter southeast quarter northwest quarter, north half northeast quarter, southeast quarter northeast quarter, north half southwest quarter northeast quarter, north half southeast quarter southwest quarter northeast quarter, southeast quarter southeast quarter southeast quarter northeast quarter, north half southwest quarter southeast quarter southwest quarter northeast quarter, north half northeast quarter southwest quarter southwest quarter northeast quarter, northeast quarter northeast quarter southeast quarter, northeast quarter northwest quarter, northeast quarter southeast quarter, north half northwest quarter northwest quarter northeast quarter southeast quarter, north half southeast quarter northwest quarter northeast quarter southeast quarter, north half northeast quarter southeast quarter northeast quarter southeast quarter; excluding Rec. PP CL 10/10/62 and existing rights-of-way,

Section 24: North half, southeast quarter, northeast quarter southwest quarter, north half northwest quarter southwest quarter, southeast quarter northwest quarter southwest quarter, north half southwest quarter northwest quarter southwest quarter, southeast quarter southwest quarter southwest quarter southwest quarter southwest quarter southwest quarter north half southeast quarter southwest quarter southwest quarter, north half southeast quarter northeast quarter southwest quarter southwest quarter southwest quarter southwest quarter, southeast quarter southwest quarter, northeast quarter southwest quarter, southeast quarter southwest quarter southwest quarter southwest quarter southwest quarter southwest quarter; excluding

existing rights-of-way,

Section 25: North half northeast quarter northeast quarter northeast quarter northeast quarter, northeast quarter northeast quarter, northeast quarter northwest quarter northeast quarter, north half northwest quarter northwest quarter northeast quarter, northeast quarter northwest quarter northwest quarter northwest quarter northwest quarter northwest quarter northwest quarter northeast quarter, north half northeast quarter southwest quarter northwest quarter northwest quarter northeast quarter, southeast quarter southeast quarter northwest quart

Township 13 North, Range 4 East

Section 3:

Lots 4, 5, 6,

West half northeast quarter,

Northwest quarter, Section 4: All; including bed of Jemez River, ion 4: All; meraling ion 5:
Lots 1, 2, 3, 4, 5,
Northwest quarter northwest quarter,
South half northwest quarter,

Section 5:

South half northwest quarter,
South half,
and bed of Jemez River,
Section 6:
Lots 1, 2, 3, 4,
East half west half,
East half,
and bed of Jemez River.

East half,
and bed of Jemez River,
Section 7: All,
Section 8:
Lots 3, 4, 5,
North half,
Southwest quarter,
Northwest quarter southeast quarter,

Section 9:

Lots 5, 6, 7, 8 and bed of Jemez River lying north of the North boundary of the Angostura Grant,

Lots 10, 11, 12, 13, Northwest quarter,

Section 18:

Lots 2, 3,

East half northwest quarter,

Northeast quarter,

Township 14 North, Range 3 East

Section 6: Bed of the Jemez River,

Township 14 North, Range 4 East

Section 17: All,

Section 18: East half east half, Section 19: East half east half, Section 20: All

Section 20: All,

Section 21: West half,

Section 21: West half,
Section 27: Southwest quarter southwest quarter,
Section 28:
Northwest quarter,
South half,
Section 29: All,
Section 30: East half east half,
Section 31:
East half northeast quarter,
Southwest quarter northeast quarter,
Northwest quarter northwest quarter,
South half northwest quarter,
South half northwest quarter,

South half, and bed of Jemez River,

Section 33: All,

Section 34:

South half northeast quarter,

Northwest quarter,

South half,

Section 35:

Lot 9, West half southwest quarter,

containing 16,249.98 acres more or less.

(b) (1) The lands described in paragraph (2) of this subsection consisting of approximately 2240.14 acres shall continue to be subject to Public Land Order 873, entitled "An Order Withdrawing Public Lands for Use of the Department of the Army in Connection with the Jemez Canyon Dam and Reservoir Project", issued by the Secretary of the Interior on November 14, 1952, until such lands, or any portion thereof, are determined by the Secretary of the Army to be no longer needed for the purpose for which the lands were reserved under such order. The Secretary of the Army shall publish notice of any such determination in the Federal Register.

(2) The lands described in subsection (a) of this section which are subject to Public Land Order 873 are the following lands:

Publication in Federal Register.

NEW MEXICO PRINCIPAL MERIDIAN

Township 13 North, Range 3 East

Section 1:

Lots 1, 8, 9, 10,

South half northeast quarter,

Southeast quarter northwest quarter,

Northeast quarter southwest quarter,

Section 5:

Lots 1, 2, 3, 4,

Northwest quarter northwest quarter,

South half northwest quarter,

Southwest quarter,

West half southeast quarter,

Lot 5, that part lying north of the east-west quarter section line,

Section 6:

Lots 1, 2, 3,

Northeast quarter,

East half northwest quarter,

Northeast quarter southwest quarter,

North half southeast quarter, Southeast quarter southeast quarter,

Section 8:

Lots 3, 4, 5,

West half northeast quarter,

Northwest quarter, North half southwest quarter,

Northwest quarter southeast quarter,

Section 17:

Lots 10 and 11.

Lot 12. that part lying east of the north-south quarter section

Township 14 North, Range 4 East

Section 31:

Southwest quarter northwest quarter, Northwest quarter northwest quarter, South half northwest quarter,

South half.

Publication in Federal Register. Sec. 2. The Secretary of the Interior shall publish in the Federal Register the boundaries and descriptions of the lands declared to be

held in trust by this Act.

Sec. 3. All of the right, title, and interest of the United States in all minerals, including gas and oil, underlying the lands hereby declared to be held in trust for the Pueblo of Santa Ana, are hereby declared to be held by the United States in trust for the benefit and

use of the Pueblo of Santa Ana.

Sec. 4. (a) Nothing in this Act shall deprive any person of any valid existing right of use, possession, contract right, interest, or title which that person may have in any of the trust lands within the purview of this Act, or of any existing right of access to public domain lands over and across such trust lands, as determined by the Secretary of the Interior. All existing mineral leases involving lands declared to be held in trust by this Act, including oil and gas leases, which may have been issued or approved pursuant to Federal law, prior to enactment of this Act, shall remain in force and effect in accordance with the provisions thereof. Notwithstanding any other provisions of law, all applications for mineral leases involving such lands, including oil and gas leases, pending on the date of enactment of this Act shall be rejected

and the advance rental payments returned to the applicants.

(b) Those persons holding grazing permits from the United States Bureau of Land Management in the grazing unit known as the Bernalillo Community Allotment (Number 551), Sandoval County, New Mexico, as of the date of enactment of this Act are hereby granted the right to continue those grazing rights, subject to all otherwise applicable terms, conditions, rules, and regulations of the Bureau of Land Management governing such grazing rights, for a period of not to exceed ten years. Such grazing rights shall be administered by the Bureau of Land Management in accordance with applicable rules and regulations governing such rights on the Federal public domain, and may be canceled by the Bureau of Land Management in accordance with its regulations for failure to meet the terms and conditions of the existing permits, or failure to abide by applicable rules and regulations. Grazing fees shall be payable by the permittees to the Bureau of Land Management at prevailing rates, which fees shall be remitted by said Bureau to the Pueblo of Santa Ana within 30 days of receipt. Such grazing rights shall be nontransferable, except that they may be relinquished at any time to the Pueblo of Santa Ana. In the event of cancellation or relinquishment of said grazing rights as provided above, such rights shall not be renewed, nor shall any new permits be issued: Provided, however, That no grazing fees shall be payable by the said existing permittees for the first five years following enactment of this Act.

(c) Subject to subsections (a) and (b) of this section, any property held in trust under this Act for the Pueblo of Santa Ana shall be administered in accordance with the laws and regulations applicable to other property held in trust by the United States for the Indian

tribe of such pueblo.

Sec. 5. (a) Any and all gross receipts derived from, or which relate to, the property declared to be held in trust by this Act which were received by the United States subsequent to the acquisition by the United States of such property and prior to the date of the enactment of this Act (including State school lands referred to in section 7), from whatever source and for whatever purpose, shall, as of the date of enactment of this Act, be deposited to the credit of the Pueblo of Santa Ana and may be expended by such tribe for such beneficial programs as the tribal governing body may determine.

(b) All gross receipts (including, but not limited to, bonuses, rents, and royalties) hereafter derived by the United States from any contract, permit, or lease referred to in section 4(a) of this Act, shall be administered in accordance with the laws and regulations applicable to receipts from property held in trust by the United States for

Indian tribes.

Sec. 6. All property declared to be held in trust for the benefit and use of the Pueblo of Santa Ana pursuant to this Act, and all the receipts therefrom referred to in section 5 of this Act, shall be exempt from Federal, State, and local taxation so long as such property is held in trust by the United States. Any distribution of such receipts to tribal members shall neither be considered as income or resources of such members for purposes of any such taxation nor as income or resources or otherwise utilized as the basis for denying or reducing the financial assistance or other benefits to which such member or his household would otherwise be entitled to under the Social Security Act or any other Federal or federally assisted 42 USC 1305. program.

Sec. 7. (a) For the purpose of improving the land tenure pattern and consolidating Santa Ana Pueblo lands, the Secretary of the Interior is authorized and directed to acquire, by purchase or exchange, under such regulations as he may prescribe, all State school lands in township 13 north, range 3 east, sections 2 and 16; township 14 north, range 3 east, section 36; and township 14 north, range 4 east, section 32, State of New Mexico, containing 2004.05 acres, more or less; and interests therein, including improvements, mineral rights, and water rights. In exercising his authority to acquire such lands by exchange, the Secretary is authorized to utilize unappropriated public lands in the State of New Mexico. The properties so exchanged shall be of approximately equal value, and the Secretary may accept cash from or pay cash to the State of New Mexico in such an exchange in order to equalize the values of the properties exchanged.

(b) The Secretary may execute any title documents necessary to Title documents.

effect the exchanges authorized by this section.

(c) Title to all lands acquired under the provisions of this section shall be taken in the name of the United States in trust for Santa Ana Pueblo.

Sec. 8. (a) Notwithstanding any other provision of this Act, during the 3 years following enactment of this Act, the Secretary may, after giving the tribe 30 days written notice and after consulting with the tribe, enter on the lands described in the first section of this Act to identify, investigate, examine, and remove any paleontological resources from such lands: Provided, That no explorations, surveys, or excavations shall be authorized within a 200-yard radius of the following shrines or religious sites:

(1) Santiyaku 'Ko Kura (Santiago's Corral); (2) Santiyaku Ka' mə (Santiago's Home);

(3) Santiyaku 'Kaisru (Santiago's Field);

(4) 'Tsitsi Sruwii (Water Snake Head);

- (5) Tuyuuna (Snake Head Shrine-Canjilon Hill);
 - (6) Shaveka Kauwatsesruma (Hunter Shrine); (7) 'Kuyau 'Kapesru (Old Lady Sits Shrine);
- (8) Huchaniitse (White House Shrine); (9) Dyadyu Tsinautani (Bobcat Point);
 - (10) 'Kasreri 'Kumiyeisruma (Clown Point); (11) Chapiyu 'Ka 'kuyanisru (Chapiyu's Trail);

 - (12) Shawiti 'tsuyu (Parrot Point); (13) Hanə 'Kai (Sacred Clown Society Shrine);

(14) Yusrkuma (Corn Cob Shrine);

Such resources so removed are the property of the United States and shall be administered under laws applicable to federally owned resources. Paleontological resources on such lands that are not removed from the lands pursuant to this section shall be managed in a manner that will permit the greatest possible public benefit, use, and study of the resources, consistent with tribal law and practices.

(b) Any lands excavated pursuant to this section shall be reclaimed and restored to their original condition by the Secretary, as nearly

as he determines may be practicable.

Approved October 21, 1978.

LEGISLATIVE HISTORY:

HOUSE REPORT No. 95-1219, accompanying H.R. 3924 (Comm. on Interior and Insular Affairs).
SENATE REPORT No. 95-1132 (Select Comm. on Indian Affairs).

CONGRESSIONAL RECORD, Vol. 124 (1978): Sept. 6, considered and passed Senate.

Sept. 6, considered and passed Senate.

Oct. 3, 4, H.R. 3924 considered and passed House; passage vacated, and S. 2588, amended, passed in lieu.

Oct. 7, Senate concurred in House amendment.